IN THE CRIMINAL/CIRCUIT URT OF	MONTGOMERY COUNTY, TENNESSEE
Case Number: 41140 Count#: 1	Attorney for the State Jamie Crenshaw
Judicial District 19th Judicial Division 111	Counsel for Defendant Thomas R. Meeks
State Of Tennessee	[X] Retained []Appointed [] Public Defender
VS Defendant Marcus Termaine Darden	Alias
Defendant Marcus Termaine Darden Date of Birth Sex M Race B	OCC)
From Indictment #Warrant #	(FILLE
	TBI Document Control # CIRRUIT COURT CLERK
JUD	OGMENT LAND.
Comes the District Attorney General for the State and the de	
On the 15th day of March 19 00	, the defendant:
[x] pled guilty [] Dismissed Nolle Prosequi India	elment: Class (circle one): 1st (A) B C D E × Felony 1 Misdemeanor
[] Remand Transfer to Other Court Offe	nse Attempted First Degree Murder
0.00	nded Charge Attempted Second Degree Murder nse date 08 / 99 County MONTGOMERY
	viction offense Attempted Second Degree Murder
	#: 39-12-101 Sentence-imposed date 05 / 19 / 00
	onviction class (circle one): 1st A B C D E [X]Felony [] Misdemeanor
	in T.C.A. Title 40, Chapter 35, all of which are incorporated by reference 's findings and rulings are:
	082 Sentence; Concurrent with:
[A] Delicate Relotative Co. 1909	egree Murder
the state of the s	ce Reform Act of 1982
[] Persistent 45% Range 3 [] Career 60% [] 30%	
[] Violent 100% [] Multiple Rapist [] 35%	Range 2 Todd County Case CR-96-00006
1 1st Degree Murder 1 1 1 1 1 1 1 1 1	
Thebest violent oftender 1 (Sentor Zone	Degree Murder
Sentenced to: Sentence Length:	David
In the second	
	_Days Hours Week-ends Periodic: ()
1	cable to T.C.A. 39-17-417, 39-13-513 and 39-13-514 in school zone)
% min. svc. prior to prog	rum or work release% min.svc. prior to release (Misdemeanor only)
Probation Years Months	Days Effective
[] Community Based Alternative Years Months	Days Hours Week-ends
Specify	
Pretrial Jail Credit Period from 08 , 24 , 99 to 08 , 30	1 99 from 03 / 15 / 00 to 05 / 19 / 00 or Number of Days 73
	itution
Criminal Injury Compensation Fund Vict	im Name
	ress
SChild Support (TBSCIF) SCourt CostTou	al Amount \$sper month
	Unpaid Community Service Hours Days Weeks Months
FINE ASSESSED	The Defendant having been found guilty is rendered infamous
Cost to be raid by Defendant State	
Special Conditions	I, CHERYL J. CASTLE, CLERK, DO HEREBY CERTIFY THAT
	I, CHERYL J. CASTLE, CLERK, DO RELECT COPY OF THE THE FOREGOING IS A TRUE AND CORRECT COPY OF THE THE FOREGOING IS A TRUE AND CORRECT COPY OF THE
	THE FOREGOING IS A TRUE AND LONGIE IN THIS CASE. ORIGINAL INSTRUMENT ON FILE IN THIS CASE. THIS THE TARREST CIRCUIT COURT OF FIRE
	CHERYL J. CASTOE CIRCUIT COURT
	BY WWW.
John H. Gasaway, III	Sasaway Try Date of Entry of Judgment
Judge's Name Judge's	s Signature Date of Entry of Judgment
Conv. Criminal Cover Clark	BCarlos.
Copy - Criminal Court Clark Copy - IN Dept Of Corrections - MIS-SMS Copy - Judicial Council	tate/Signature (optional) Defendant's Attorney/Signature (optional)

ABSTRACT OF JUDGMENT



Statement form 8466 INDIANA DEPARTMENT OF CORRECTION

INSTRUCTIONS: This form must accompany the Judgment, Pre-Sentence Report and all other documents required by law, upon the commitment of the adult offender to the Indiana Department of Correction. separate Abstract must be used for each Cause Number.

Case name THE STATE OF INDIAN	A VS MARCUS DARDEN	
Cause Number 82D020806FB00543	SUPERIOR 046	30
Date of sentencing 9/24/08	Presiding Judge ROBERT J. PIGMAN	
Prosecutor	Defense attorney	

	\		_	0. 2.	11.001,
PART I	The defendant was found guilty of the following crimes under	the above referenced	cause:		
COUNT	CRIME	CLASS	Fel.	Misd	STATUTORY OF CITATION
1	DISMISSED				7
2	DISMISSED				
3	CARRYING A HANDGUN WITH A PERMI (ENHANCED)	ТС	X		
4					
5					

PART 2	As a result of the above convictions, the Court has sentenced the defendant to the Department of Correction as follows: (if consecutive time is received, check only those counts which are to follow the original sentence)							
COUNT	SENTENCE YEARS DAYS	SUSPENDED/ NON DOC SENTENCE	CON, CUR	CON. SEC	With (count or cause numbers			
1	DMOS.							
2	DMOS.							
3	3 YRS.							
4								
5								

PARI 3	JUDGE 3	KECOMIMENDATION	
Is the defendant	t to be returned to the Court for probation/other	er executed time at the completion of this sentence?	Chief Probation Officer
	Yes (complete part 3)	X No	Cherie Wood
Number of days	s confined prior to sentencing	Recommended degree of secur	ity
-103- DAYS CREDIT PLUS GOOD TIME		☐ Maximum ☐ Medium ☐ Minii	mum 🖾 No recommendation
Additional com	ments and recommendations:	1	
		SEE DOCKET SHEET	
PART 4		JUDICIAL SIGNATURE	
Signature of con	mmitting judge		Date signed
(11.	mus D	Tym	Sept 26,2008
		ROBERT J. PIGMAN, JUDGE	
PART 5		AFFIDAVIT OF CLERK	

State of Indiana) SS: County of VANDERBURGH I, SUSAN K. KIRK, Clerk of the County, State of Indiana, do hereby certify that the foregoing is a true and complete abstract of judgment of said Court in the above entitled cause, on the date first shown on record in my office. As testimony of these facts, I sign my name and affix the seal of the court Of VANDERBURGH County, at my office Signature of Clerk In the City of EVANSVILLE

SEPTEMBER 25, 2008

NOT FOR PUBLIC ACCESS

STATE OF INDIANA

IN THE VANDERBURGH SUPERIOR COURT

COUNTY OF VANDERBURGH

VANDERBURGHSSTPERIOR COURT
URGH FILED GAUSE NUMBER: 82002-1006-FA- 610

STATE OF INDIANA

JUN 1 5 2010 INFORMATION FOR:

VS

Suran X X DOUNT 1;

MARCUS T. DARDEN

BLACK/M

DOB:

SSN:

DLN:

509 - 195 110 MAIN

GUTHRIE, KENTUCKY 42234

CLEREALING IN COCAINE A CLASS A FELONY

AGENCY: VANDERBURGH CO. MULTI AGENCY

DRUG TASK FORCE

I.C. 35-48-4-1(A)(2) and I.C. 35-48-4-1(b)(1)

CASE #: 10-12459

COUNT 2:

UNLAWFUL POSSESSION OF A FIREARM BY A

SERIOUS VIOLENT FELON

A CLASS B FELONY

AGENCY: VANDERBURGH CO. MULTI AGENCY

DRUG TASK FORCE

I.C. 35-47-4-5(C)

CASE #: 10-12459

COUNT 3:

CARRYING A HANDGUN WITHOUT A LICENSE

A CLASS A MISDEMEANOR

AGENCY: VANDERBURGH CO. MULTI AGENCY

DRUG TASK FORCE

I.C. 35-47-2-1 and I.C. 35-47-2-23(c)

CASE #: 10-12459

COUNT 1

The undersigned, being duly sworn upon his/her oath, says that in Vanderburgh County, State of Indiana, on or about June 10, 2010, Marcus T. Darden did knowingly possess with the intent to deliver cocaine, said cocaine having a weight of three (3) grams or more, contrary to the form of the statutes in such cases made and provided by I.C. 35-48-4-1(a)(2) and against the peace and dignity of the State of Indiana.

COUNT 2

The undersigned, being duly sworn upon his/her oath, says that in Vanderburgh County, State of Indiana, on or about June 10, 2010, Mareus T. Darden did knowingly possess a firearm, to-wit: a Smith and Wesson semiautomatic handgun, after having been convicted in the State of Indiana of a serious violent felony, to-wit: Second-degree Murder, in the Montgomery County Tennessee Court, contrary to the form of the statutes in such cases made and provided by I.C. 35-47-4-5(c) and against the peace and dignity of the State of Indiana.

COUNT 3

The undersigned, being duly sworn upon his/her oath, says that in Vanderburgh County, State of Indiana, on or about June 10, 2010, Marcus T. Darden did earry a handgun, to-wit: a Smith and Wesson semiautomatic handgun, in a vehicle or on or about his person without having a permit, contrary to the form of the statutes in such eases made and provided by I.C. 35-47-2-1 and against the peace and dignity of the State of Indiana.

AFFIANT

Subscribed and sworn to before me this 15th day of June, 2010.

My commission expires:

March 2, 2011

WITNESSES:

ISP Chemist

J. McQuay

Jeff Taylor

S. King

DRM/mjh

Melody J. Harrel

Notary Public

A Resident of Vanderburgh County

APPROVEDBY ME: M. Levco

STANLEY MEVCO

Prosecuting Attorney

L/We hereby certify that the foregoing document complies with the requirements of Trial Rule 5(G) with regard to information excluded the public record under the public recor

Deput Appeacuting Attorney

STATE OF INDIANA)	IN THE VANDERBURGH SUPERIOR COURT
COUNTY OF VANDERBURGH)	CAUSE NUMBER: 82D02-1006-FA- (010
STATE OF INDIANA VANDERBURGH SUPERIOR	INFORMATION FOR:
VS JUN 1 5 20:0	AN ENHANCEMENT OF 3 CARRYING A HANDGUN WITHOUT A LICENSE
MARCUS T. DARDEN Susan & Ki	A CLASS C FELONY
	I.C. 35-47-2-1 and I.C. 35-47-2-23(c)
Felony, and in accordance with statute, the items offense to a Class C Felony are herein set forth of instrument.	arrying a Handgun Without a License, a Class C is alleged to support the enhancement of the con a page separate from the rest of the charging convicted and sentenced on September 24, 2008, er 82D02-0806-FB-543, of a violation of 35-47-in Without a License. In of the statutes, in such cases made and
	AFFIANT
Subscribed and sworn to before me this 15th day	of June, 2010.
My commission expires: March 2, 2011	
WITNESSES:	Notary Public
Keeper of the Records, Clerk of Vanderburgh County	A Resident of Vanderburgh County APPROVED TO ME: 111. Lev Co
	STANLEY M. LEVCO Prosecuting Attorney
DRM/mjh	TRUE AND COURSE EX





82D02-1006-FA-00610

State of Indiana vs DARDEN, MARCUS TERMAINE

Filed 06/29/2011 Docket Entry SENTENCING DOC

of Pages

Journal Name Journal Book Starting Page Docket Nbr Document Nbr File Reference

Attorney Participants ...

Sealed Create Notice

- Description

STATE BY DPA, J. UEBELHACK. DEFT APPEARS IN PERSON AND IN CUSTODY AND BY COUNSEL, J. BRINSON. DEFT. FINDS THE PSI REPORT TO BE TRUE AND ACCURATE. THIS BEING THE DATE SET FOR SENTENCING, COURT NOW ACCEPTS THE DEFT'S PLEA AND FINDS THE DEFT GUILTY OF COUNT 1: DEALING IN COCAINE, CLASS C FELONY A LESSER INCLUDED OFFENSE OF THE OFFENSE CHARGED. COURT ACCEPTS THE STATE'S SENTENCE RECOMMENDATION AND IN ACCORDANCE WITH SAME, NOW SENTENCES THE DEFT IN COUNT 1: TO TWO (2) YEARS IDC WITH CREDIT FOR 365 DAYS SERVICED PLUS 365 DAYS GOOD TIME CREDIT. DEFT. IS ORDERED RELEASED TO TIME SERVED IN THIS CAUSE OF ACTION. COUNTS 2, 3, AND 4 ARE HEREBY DISMISSED. DEFT. IS TO PAY \$200 DRUG AND ALCOHOL COUNTERMEASURE FEE. COST OF THIS ACTION ASSESSED AGAINST THE DEFT. THERE WAS NO BOND POSTED IN THIS CAUSE OF ACTION. PURSUANT TO IC 35-38-1-5(b), THE COURT NOTES THAT IT CURRENTLY COSTS AN AVERAGE OF \$53.96 PER DAY TO HOUSE AN ADULT INMATE AT THE IDOC. THE ESTIMATED TOTAL COST TO INCARCERATE THE DEFT FOR THIS TERM OF IMPRISONMENT IS \$39,390.80. THIS ESTIMATED COST DOES NOT INCLUDE REDUCTIONS WHICH WILL RESULT IF THE DEFT IS ELIGIBLE TO RECEIVE CREDIT FOR TIME SERVED IN CONFINEMENT PRIOR TO CONVICTION, CREDIT TIME EARNED TO DATE OR IN THE FUTURE, OR ANY OTHER CREDITS AGAINST THE SENTENCE. THE ESTIMATED COST ALSO DOES NOT REFLECT ANY FUTURE CHANGES IN THE COST OF INCARCERATION. DEFT. IS TO SIGN A WAIVER OF EXTRADITION. (RJP/MMW)

Entered mwoolems By:

Updated mwoolems Updated 06/30/2011 By:

Date:

10:34



STATE OF INDIANA) gg ny gy
COUNTY OF VANDERBURGH) SS: IN THE VANDERBURGH SUPERIOR QUIRT) 2011 TERM
STATE OF INDIANA	Y AN POLICE
VS.	CAUSE NO.: 82D02-1006-FA-610
MARCUS T. DARDEN	大
<u>P</u>	LEA AGREEMENT
Comes now the State of Indi	ana by its Deputy Prosecuting Attorney, and states as
follows:	
1. That the Defendant in the	above-captioned cause is charged in a Three (3) Count
Information with Count 1: Dealing i	n Cocaine, A Class A Felony, which carries a minimum term
of imprisonment of twenty (20) year	s and a maximum term of imprisonment of fifty (50) year,
and a possible fine not to exceed Ter	n Thousand Dollars (\$10,000.00), Count 2: Unlawful
Possession of a Firearm by a Serious	Violent Felon, A Class B Felony, which carries a minimum
term of imprisonment of six (6) year	s, and a maximum term of imprisonment of twenty (20)
years, and a possible fine not to exce	ed Ten Thousand Dollars (\$10,000.00), and Count 3:
Carrying a Handgun Without a Licer	nse, A Class A Misdemeanor, which carries a term of
imprisonment of up to one (1) year a	and a fine of up to Five Thousand Dollars (\$5,000.00).
	, 2011, the Defendant indicated in open Court
his intent to plead guilty to Count 1:	Possession of Cocaine, a Class C Felony, a lesser included
offense to the offense charged in Co	Possession of Cocaine, a Class C Felony, a lesser included unt 1. Count II TII clism is supen sentencing. J. D. P. E. Count II TIII clism is supen the Prosecuting Attorney and the Defendant's
3. That after negotiations be	ween the Prosecuting Attorney and the Defendant's

attorney, the State of Indiana has agreed to accept the Defendant's plea. Pursuant to plea

negotiations, the Defendant agrees to be sentenced to the Indiana Department of Corrections for

a period of Two (2) years, with said sentence to be served executed. Further, the State agrees to move to dismiss Counts 2 and 3 upon plea and sentencing in Count 1.

- A) The Court will assess the Defendant and the drug and alcohol interdiction fee, which amount shall be determined by the Court, and which shall be no less than Two Hundred Dollars (\$200.00) or more than One Thousand Dollars (\$1,000.00). The fee shall be paid within one hundred eighty (180) days from the date of sentencing.
- B) The Defendant agrees to give a sworn cleanup statement to a member of the Evansville Police Department or the Vanderburgh County Sheriff's Department concerning his knowledge of the distribution of controlled substances in the tri-state area when called upon to do so. No information received from the Defendant concerning controlled substances will be used against him/her.
- C) The Defendant agrees to testify truthfully when called upon to so by the State of Indiana at any trial or grand jury proceeding and to make himself/herself available for trial preparation when requested by the State of Indiana.
- D) If the Defendant is arrested for or charged with any new offense between the time that he enters into the agreement, and the time set for sentencing, the State reserves the right to withdraw from this agreement.
- 4. The Defendant shall provide a DNA sample pursuant to I.C. 10-13-6-10(a)(3) if convicted of a felony.
- 5. If a no contact order is in effect as a condition of bond, it is to be dismissed upon plea and sentencing in this matter.
- 6. If the Court sentences the Defendant directly to Alcohol Abuse Probation Services (AAPS)/Drug Abuse Probation Services (DAPS) or to probation, then community service will be

served in the amount of forty (40) hours for a felony conviction or twenty-four (24) hours for a
misdemeanor conviction to be served within the time limit specified by the supervising agency.
7. If required, in addition to any special conditions of Probation, the Defendant
acknowledges that he has read the attached conditions of Probation, Vanderburgh County Work
Release, Vanderburgh County Electronic Home Detention Program or Drug and Alcohol
Supervision Program Rules. The Defendant acknowledges that he fully understands these
attached rules and realizes that any violation of these rules will result in execution of the
suspended or Vanderburgh County Work Release portion of his sentence. The Defendant
acknowledges notice of the additional charges for any drug or alcohol program services, agrees
that those charges are reasonable and necessary for the additional services provided to the
Defendant, and agrees to pay those charges.
8. If a victim exists, they will be notified by mail of the terms of this agreement and will
be given an opportunity to present opinions concerning it. The victim will also be notified of the
time and place of the sentencing and the right to attend.
9. The Defendant agrees, as a condition of this plea negotiation, to relinquish his/her
bond money to the Vanderburgh County Public Defender's Fund (if he is represented by a
Vanderburgh County Public Defender) and to the payment of court costs, fees, and restitution
owed in this cause.
10. The Defendant agrees that if any evidence was collected in regards to this case it can
be disposed of or destroyed by the appropriate law enforcement agency anytime after 90 days of
the Defendant's sentencing. Any requests for return of personal property shall be made in
writing to the evidence custodian of the appropriate law enforcement agency within ninety (90)
days of sentencing.

WHEREFORE, the State of Indiana requests that the Court order a Pre-Sentence Report pursuant to I.C. 35-38-1-8 and thereafter approve and accept the aforesaid agreement pursuant to I.C. 35-5-6-2.

Respectfully submitted,

Deputy Prosecuting Attorney

Vanderburgh County Prosecutor's Office

I, Marcus T. Darden, Defendant in the above-entitled matter, do hereby swear and affirm under oath that I have received a copy of the above and foregoing Plea Agreement and after having fully discussed the same with my attorney, do hereby acknowledge that I understand the same and do hereby accept the conditions contained therein, and I further understand that the Court can either accept this agreement or can reject it. If rejected, I understand my original plea of not guilty will be entered on my behalf. I understand that the State and Federal Constitutions guarantee me certain rights, among those being the rights to a speedy and public trial before an impartial jury; to confront and cross-examine the witnesses against me; to use the power and process the Court to compel the production of any evidence, including the attendance of any witnesses in my favor; to have the assistance of counsel for my defense at all stages of the proceedings, to be provided at public expense if I am indigent; and to require the State of Indiana to prove my guilt beyond a reasonable doubt at a trial in which I am presumed innocent and may not be compelled to testify, or in any way incriminate myself. I further understand that the entry of my guilty plea pursuant to this agreement works a waiver of those rights and constitutes an admission of the truth of all facts alleged in the Information and lesser included offenses therein to which I plead guilty, and that the guilty plea amounts to conviction on said count(s) of the Information, authorizing the Court to proceed with judgment and sentence. Dated this ____day of , 2011.

Defendant

CERTIFICATE

I, Nicholas G. Hermann, Prosecuting Attorney for the First Judicial Circuit of Indiana do hereby certify that a copy of the above pleading has been served on counsel for all Defendants in the above cause in person or by United States Mail on or before the date of filing.

NICHOLAS G. HERMANN

Prosecuting Attorney

First Judicial Circuit

CASE SUMMARY

CASE NO. 82D02-1006-FA-00610

State of Indiana

VS.

Location: Vanderburgh Superior Court 3

Judicial Officer: Pigman, Robert J Filed on: 06/15/2010

Police Agency Number: 10-12459 10-12459/EPD

Marcus Termaine Darden

	CASE INFORMATION							
Of	fense	Deg		Date	Case Type:	FA - Class	Felony	
1.	35-48-4-1(b)(1) DEALING COCAINE	FA		06/10/2010	Case		· ·	
2.	Arrest: 06/10/2010 35-47-4-5 Possession of a Firearm by a Serious Violent Felon	FB		06/10/2010	Statue	06/30/2011	Decided	
3.	Arrest: 06/10/2010 35-47-2-1 Carrying a Handgun Without a License, CL A MISD	MA		06/10/2010			λ.	
4.	Arrest: 06/10/2010 35-47-2-1 Carrying a Handgun Without a License	FC		06/10/2010				

Arrest: Statistical Closures

06/30/2011 Guilty Plea or Admission

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number Court

06/10/2010

Date Assigned Judicial Officer 82D02-1006-FA-00610 Vanderburgh Superior Court 3

06/15/2010 Pigman, Robert J

PARTY INFORMATION

State Plaintiff

State of Indiana

Defendant

Darden, Marcus Termaine

110 MAIN GUTHRIE, KY 42234

Black Male Height 5'9" Weight 195 DOB: Age: 31

Attorneys

Brinson, John Patrick. Retained 812-434-4888(F)

812-424-3520(W) 111 SE 3rd ST STE 400 Evansville, IN 47708

DATE	ÉVENTS & ORDERS OF THE COURT	INDEX
06/15/2010	Converted Event INFORMATION FILED FROM CAUSE NUMBER 82D021006MC713. BOND SET AT \$50,000 CASH ONLY. NEXT APPEARANCE SET FOR 6/16/10 AT 9:30 A.M. CS.	l pages
06/15/2010	Converted Event INITIAL HEARING Event: INITIAL HEARING Date: 06/16/2010 Time: 9:30 am Judge: D02 SUPERIOR CRIMINAL Location: Result: RESET INITIAL HEARING	l pages
06/16/2010	Converted Event STATE BY DPA, C. COOLEY. DEFT APPEARS IN PERSON, IN CUSTODY, BY VIDEO. JOHN BRINSON APPEARS AND TENDERS FILE BACK TO STATE AND IS RELIEVED FROM ANY FURTHER RESPONSIBILITY IN THIS MATTER. INITIAL HEARING HELD. DEFT IS ADVISED OF THE CHARGES AND OF CONSTITUTIONAL RIGHTS. A	1 pages

CASE SUMMARY

CASE NO. 82D02-1006-FA-00610

06/22/2010	PRELIMINARY PLEA OF NOT GUILTY IS ENTERED ON BEHALF OF THE DEFT. DEFT ADVISES THAT HE WILL EMPLOY COUNSEL. BALANCE OF INITIAL HEARING IS CONTINUED TO 6/22/10 AT 9:30 AM. BOND REMAINS SET AT \$50,000 CASH ONLY. DEFT GIVEN WRITTEN NOTICE TO APPEAR. WST/NM Converted Event	l pages
	STATE BY DPA, M POSEY. DEFT IN PERSON, IN CUSTODY BY VIDEO. COMES NOW J BRINSON AND ENTERS HIS APPEARANCE ON BEHALF OF THE DEFT. READINESS CONFERENCE IS SET FOR 7-15-2010 AT 8:30 A.M. HOLDING DATE IS SET FOR 7-28- 2010 AT 1:00 P.M. BEFORE JUDGE PIGMAN. OMNIBUS DATE IS SET 9-4-2010. DEFT GIVEN WRITTEN NOTICE TO APPEAR. RJP/LAI	. 1
07/15/2010	Converted Event STATE BY DPA, D. MILLER DEFT BY COUNSEL, J. BRINSON. READINESS CONFERENCE HAD. STATE HAS TENDERED A COPY OF ITS FILE AND CONVEYED ITS OFFER TO DEFENSE. HOLDING DATE IS HEREBY AFFIRMED. (ARH/DJN)	1 pages
07/28/2010	Converted Event STATE BY DPA, M POSEY. DEFT IN PERSON, IN CUSTODY AND BY COUNSEL, J BRINSON. ON DEFT'S MOTION, PROGRESS ON PLEA NEGOTIATIONS RESTE TO 8-4- 2010 AT 1:00 P.M. RJP/LAI	l pages
08/04/2010	Converted Event STATE BY DPA, M LAMB. DEFT APPEARS IN PERSON, IN CUSTODY AND BY COUNSEL, J BRINSON. STATE FILES PLEA AGREEMENT. THIS BEING THE DATE SET FOR DEFT'S PLEA, THE DEFT IS ADVISED OF HIS RIGHTS AND ACKNOWLEDGES THAT HE UNDERSTANDS AND WAIVES SAID RIGHTS. DEFT WITHDRAWS FORMER PLEA OF NOT GUILTY AND ENTERS A PLEA OF GUILTY TO COUNT 1, POSSESSION OF COCAINE, A CLASS C FELONY, A LESSER INCLUDED OFFENSE OF THE OFFENSE CHARGED AND COUNT 3, CARRYING A HANDGUN WITHOUT A LICENSE AS ENHANCED TO A CLASS D FELONY, AS CHARGED. COURT NOW FINDS THAT THE DEFT'S PLEA IS MADE KNOWINGLY AND VOLUNTARILY AND THAT A FACTUAL BASIS EXISTS FOR SAID PLEA. PSI TO BE FILED WITH THE COURT. SENTENCING IS SET FOR 9-1-2010 AT 1:00 P.M. BEFORE JUDGE PIGMAN. RJP/LAI	1 pages
08/26/2010	Converted Event PRE-SENTENCE INVESTIGATION REPORT IS FILED. RJP/PEP	l pages
09/01/2010	Converted Event STATE BY DPA, M LAMB. DEFT IN PERSON, IN CUSTODY AND BY COUNSEL, J BRINSON. COURT REJECTS THE PLEA AGREEMENT. COURT RE-ENTERS THE DEFT'S PLEA OF NOT GUILTY. DEFT REQUESTS NEW JUDGE IN THIS MATTER. COURT DENIES SAME. DEFT ORALLY REQUESTS SPEEDY TRIAL DATE. COURT GRANTS SAME. SPEEDY TRIAL BY JURY IS SET FOR 11-8-2010 AT 8:00 AM PRE-TRIAL CONFERENCE IS SET FOR 10-27-2010 AT 3:00 P.M. STATE REQUESTS NEW OMNIBUS. DEFT OBJECTS. COURT DOES NOT SET NEW OMNIBUS DATE. STATE FILES DISCOVERY MOTION. COURT GRANTS SAME. DEFT TO RESPOND BY 10-11-2010. DEFT FILES MOTION TO SEVER COUNT 2 FOR TRIAL. HEARING ON SAME IS SET FOR 10-27-2010 AT 3:00 P.M. RJP/LAI	I pages
10/19/2010	Converted Event DEFT BY COUNSEL, J BRINSON, FILES AMENDED MOTION TO SEVER COUNTS 2 AND 3 FROM COUNT 1 FOR TRIAL. RJP/LAI	1 pages
10/27/2010	Converted Event STATE BY DPA, D. MILLER. DEFT BY COUNSEL, J. BRINSON. COURT GRANTS MOTION TO SEVER COUNT 2. TRIAL DATE OF 11-8-10 IS AFFIRMED. RJP/CAL	I pages
11/04/2010	Converted Event RETURN OF VCS SVC FOR SUP TO ANDRE HOOSIER, 110110, COPY SVC .	1 pages
11/08/2010	Converted Event STATE BY DPA, DAN MILLER. DEFT IN PERSON, IN CUSTODY AND BY COUNSEL, JOHN BRINSON. PRIOR TO COMMENCEMENT OF TRIAL DEFT FILES MOTION FOR	l pages

CASE SUMMARY

CASE NO. 82D02-1006-FA-00610

	PRETRIAL DISCOVERY. COURT NOW GRANTS SAME. STATE FILES MOTION IN LIMINE REGARDING PENALTIES. COURT NOW GRANTS SAME. CAUSE COMES ON FOR TRIAL BY JURY. PROSPECTIVE JURORS ARE SWORN. VOIR DIRE EXAMINATION IS HELD AND THE FOLLOWING JURORS ARE SELECTED AND SWORN: JAMES TRAPP, KARL ZIDAR, CAROLYN EGAN, JOAN KERCHER, RONALD GAISER, TERRY BOWDEN, GREGORY RUDISILL, GLORIA BELL, MARK BAUER, KELLY KUEBLER, RICHARD KINSEY AND LINDA GRIMWOOD. JUROR RONALD GAISER INFORMS THE COURT THAT HE RESIDES IN THE STATE OF KENTUCKY. DEFT MOVES FOR MISTRIAL. COURT NOW GRANTS SAME. JURY IS DISCHARGED. DEFT MOVES FOR TRIAL DATE IN JANUARY. TRIAL BY JURY IS RESET TO 1-13-2011 AT 8:00 A.M. RIP/LAI	~
11/11/2010	Converted Event DEFT BY COUNSEL, JOHN BRINSON FILES NOTICE OF INTENTION TO TAKE DEPOSITION BY NON-STENOGRAPHIC MEANS. RJP/PEP	l pages
11/11/2010	Converted Event Issue Date: 11/11/2010 Service: SUBPEONA Method: *VANDERBURGH COUNTY SHERIFF Cost Per: \$ 0.00 MCQUAY EPD, J Tracking No: V000573540	l pages
11/11/2010	Converted Event SUBPEONA SERVICE ISSUED	1 pages
11/11/2010	Converted Event SUBPEONA SERVICE ISSUED	1 pages
11/11/2010	Converted Event Issue Date: 11/11/2010 Service: SUBPEONA Method: *VANDERBURGH COUNTY SHERIFF Cost Per: \$ 0.00 TAYLOR EPD, JEFF Tracking No: V000573542	1 pages
11/11/2010	Converted Event DEFT BY COUNSEL FILES NOTICE OF INTENTION TO TAKE DEPOSITION BY NON- STENOGRAPHIC MEANS. RJP/LAI	l pages
11/19/2010	Converted Event COPY SERVICE Method: *VANDERBURGH COUNTY SHERIFF Issued: 11/11/2010 Service: SUBPEONA Served: 11/16/2010 Return: 11/19/2010 On: MCQUAY EPD, J Signed By: Reason: COPY SERVICE Comment: Tracking #: V000573540	l pages
11/19/2010	Converted Event COPY SERVICE Method: *VANDERBURGH COUNTY SHERIFF Issued: 11/11/2010 Service: SUBPEONA Served: 11/16/2010 Return: 11/19/2010 On: TAYLOR EPD, JEFF Signed By: Reason: COPY SERVICE Comment: Tracking #: V000573542	1 pages
01/05/2011	Converted Event RETURN OF VCS SVC FOR SUP TO ISP CHEMIST, 123110, COPY SVC	1 pages
01/06/2011	Converted Event RETURN OF VCS SVC FOR SUP TO ANDRE HOOSIER C/O BARRY BLACKARD, 010411, COPY SVC	1 pages
01/10/2011	Converted Event COMES NOW THE COURT AND FILES ORDER ON TRIAL CONDUCT AND PROCEDURE. RJP/JIT EF	l pages
01/12/2011	Converted Event STATE BY DPA, M LAMB. DEFT APPEARS IN PERSON, IN CUSTODY AND BY COUNSEL, J BRINSON. STATE FILES ITS PLEA AGREEMENT. THIS BEING THE DATE SET FOR DEFT'S PLEA, THE DEFT IS ADVISED OF HIS RIGHTS AND ACKNOWLEDGES THAT HE UNDERSTANDS AND WAIVES SAID RIGHTS. DEFT WITHDRAWS FORMER PLEA OF NOT GUILTY AND ENTERS A PLEA OF GUILTY TO COUNT 1, POSSESSION OF COCAINE, A CLASS C FELONY A LESSER INCLUDED OFFENSE OF THE OFFENSE CHARGED. COURT NOW FINDS THAT THE DEFT'S PLEA IS MADE KNOWINGLY AND VOLUNTARILY AND THAT A FACTUAL BASIS EXISTS FOR SAID PLEA. DEFT WAIVES	l pages

CASE SUMMARY

CASE No. 82D02-1006-FA-00610

	30 DAY SENTENCING REQUIREMENT. SENTENCING IS SET FOR 6-15-2011 AT 1:00 P.M. BEFORE JUDGE PIGMAN. TRIAL DATE OF 1-13-2011 IS HEREBY VACATED. RJP/LAI	
01/14/2011	Converted Event ORDER FILED 1-10-11 FOR 1-10-11 RECEIVED AND ENTERED INTO ORDER BOOK THIS DATE.	Vol./Book 196, Page 332, 1 pages
06/13/2011	Converted Event DEFT BY COUNSEL, J BRINSON. ON DEFT'S MOTION, SENTENCING SET FOR 6-15- 2011 IS VACATED AND RESET TO 6-29-2011 AT 1:00 P.M. RJP/LAI	1 pages
06/29/2011	Converted Event STATE BY DPA, J. UEBELHACK. DEFT APPEARS IN PERSON AND IN CUSTODY AND BY COUNSEL, J. BRINSON. DEFT. FINDS THE PSI REPORT TO BE TRUE AND ACCURATE. THIS BEING THE DATE SET FOR SENTENCING, COURT NOW ACCEPTS THE DEFT'S PLEA AND FINDS THE DEFT GUILTY OF COUNT 1: DEALING IN COCAINE, CLASS C FELONY A LESSER INCLUDED OFFENSE OF THE OFFENSE CHARGED. COURT ACCEPTS THE STATE'S SENTENCE RECOMMENDATION AND IN ACCORDANCE WITH SAME, NOW SENTENCES THE DEFT IN COUNT 1: TO TWO (2) YEARS IDC WITH CREDIT FOR 365 DAYS SERVICED PLUS 365 DAYS GOOD TIME CREDIT. DEFT. IS ORDERED RELEASED TO TIME SERVED IN THIS CAUSE OF ACTION. COUNTS 2, 3, AND 4 ARE HEREBY DISMISSED. DEFT. IS TO PAY \$200 DRUG AND ALCOHOL COUNTERMEASINE FEE. COST OF THIS ACTION ASSESSED AGAINST THE DEFT. THERE WAS NO BOND POSTED IN THIS CAUSE OF ACTION. PURSUANT TO IC 35-38-1-5(b), THE COURT NOTES THAT IT CURRENTLY COSTS AN AVERAGE OF \$53.96 PER DAY TO HOUSE AN ADULT INMATE AT THE IDOC. THE ESTIMATED TOTAL COST TO INCARCERATE THE DEFT FOR THIS TERM OF IMPRISONMENT IS \$39,390.80. THIS ESTIMATED COST DOES NOT INCLUDE REDUCTIONS WHICH WILL RESULT IF THE DEFT IS ELIGIBLE TO RECEIVE CREDIT FOR TIME SERVED IN CONFINEMENT PRIOR TO CONVICTION, CREDIT TIME EARNED TO DATE OR IN THE FUTURE, OR ANY OTHER CREDITS AGAINST THE SENTENCE. THE ESTIMATED COST ALSO DOES NOT REFLECT ANY FUTURE CHANGES IN THE COST OF INCARCERATION. DEFT. IS TO SIGN A WAIVER OF EXTRADITION. (RJP/MMW)	1 pages
06/30/2011	Converted Event COUNTERMEASURE FEE	l pages
06/30/2011	Converted Event COURT COSTS	l pages
06/30/2011	Judgment (Judicial Officer: Pigman, Robert J) 1. 35-48-4-1(b)(1) DEALING COCAINE Conversion Unknown	
06/30/2011	Judgment (Judicial Officer: Pigman, Robert J) 2. 35-47-4-5 Possession of a Firearm by a Serious Violent Felon Conversion Unknown	
06/30/2011	Judgment (Judicial Officer: Pigman, Robert J) 3. 35-47-2-1 Carrying a Handgun Without a License, CL A MISD Conversion Unknown	
06/30/2011	Judgment (Judicial Officer: Pigman, Robert J) 4. 35-47-2-1 Carrying a Handgun Without a License Conversion Unknown	
07/13/2011	Converted Event SENTENCING MIN. FILED 6-29-11 RECEIVED AND ENTERED INTO ORDER BOOK THIS DATE.	Vol./Book 201, Page 324, I pages

CASE SUMMARY

CASE NO. 82D02-1006-FA-00610

12/14/2015	Clerk Administrative Event Certified copy of chronological case summary sent to Agent Will Evans @ Clarksville Police Department.	e .
DATE	Financial Information	
	Defendant Darden, Marcus Termaine Total Charges Total Payments and Credits Balance Due as of 12/17/2015	364.00 0.00 364.00

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